JS 44 (Rev. 09/11)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS				DEFENDAN	NTS	-							
Microsoft Corporation, F House Association	earing	John Does 1-39 d/b/a under various aliases and JabberZeus Crew, controlling computer botnets thereby injuring Plaintiffs and their customers and members.											
(b) County of Residence		County of Residence of First Listed Defendant Unknown											
(E		(IN U.S. PLAINTIFF CASES ONLY)											
				NOTE				ONDEMNATION (F OF LAND INVOI		1E LOC	CAT	ION ()F
(c) Attorneys (Firm Name,	Address. and Telephone Numbe	2r)		Attorneys (If Kno	iown)								
Richard A. Jacobsen (RJ5136); Orrick, Herrington & Sutcliffe LLP				10 0									
52nd St., New York, New				Unknown									
II. BASIS OF JURISD		<u> </u>	III. CI	TIZENSHIP O (For Diversity Cases O	F PF	RINC	IP.	L PARTIES					untif
☐ 1 U.S. Government			· '	(For Diversity Cases O	PTI	F D	EF		and One Box	<i>jor Dej</i> PTI		anı) DE	F
Plaintiff	(U.S. Government	Not a Party)	Citize	en of This State	0	1 🗆	1	Incorporated or Pr of Business In Thi		0		0	
2 U.S. Government Defendant	4 Diversity	ip of Parties in Item III)	Citize	en of Another State	0	2 🗆	2	Incorporated and I		0	5	o	5
2000.000.00	(material Cinzensis)	ip of t writes in Neili 111)	Citize	en or Subject of a	.	3 🗖	3	Foreign Nation	-mouner state	0	6	0	6
IN DIAGRADO OF CHIC	.		For	reign Country									
IV. NATURE OF SUIT		Only) ORTS	l EC	ORFEITURE/PENAL	TV I	Per I I I I I I I I	DAN	VDUDTOV	OTHE	D CTA	Tritt	ene.	H VIII
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJUR		5 Drug Related Seizure		CT 422		KRUPTCY al 28 USC 158	375 False	R STA		ES	No.
120 Marine	☐ 310 Airplane	365 Personal Injury		of Property 21 USC 8		O 423			☐ 400 State 1			ment	
☐ 130 Miller Act	315 Airplane Product	Product Liability		0 Other	J			SC 157	☐ 410 Antitr				
140 Negotiable Instrument	Liability	☐ 367 Health Care/			L				☐ 430 Banks		ankin	g	
 150 Recovery of Overpayment & Enforcement of Judgment 	320 Assault, Libel & Slander	Pharmaceutical Personal Injury			ļ.	PRO 3 820		TY RIGHTS	☐ 450 Comm ☐ 460 Depor				
☐ 151 Medicare Act	330 Federal Employers'	Product Liability	Ì			□ 830 :			☐ 470 Racke		luen	ced ar	nd
☐ 152 Recovery of Defaulted	Liability	☐ 368 Asbestos Persona	ıl			840			Corru	pt Organ	nizat		-
Student Loans	☐ 340 Marine	Injury Product							☐ 480 Consu				
(Excl. Veterans) ☐ 153 Recovery of Overpayment	345 Marine Product Liability	Liability PERSONAL PROPER	TV 0 71	LABOR 0 Fair Labor Standards				SECURITY 1395ff)	490 Cable 850 Securi			نونال	.,
of Veteran's Benefits	☐ 350 Motor Vehicle	370 Other Fraud	10 //	Act				Lung (923)	Excha		mmo	oaities	,
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	371 Truth in Lending	D 720	0 Labor/Mgmt. Relation				C/DIWW (405(g))	☐ 890 Other	Statuto	гу А	ctions	i
190 Other Contract	Product Liability	☐ 380 Other Personal		0 Railway Labor Act				Title XVI	☐ 891 Agricı				
☐ 195 Contract Product Liability ☐ 196 Franchise	360 Other Personal Injury	Property Damage 385 Property Damage		I Family and Medical Leave Act	ין	3 865 1	RSI (4	105(g))	☐ 893 Enviro ☐ 895 Freedo				
B 170 Prancinae	362 Personal Injury -	Product Liability		O Other Labor Litigation	on				Act	וו זט וווג	110111	nauon	
	Med. Malpractice	·		l Empl. Ret. Inc.	L				🗇 896 Arbitra				
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION		Security Act	1			L TAX SUITS	□ 899 Admir				
☐ 210 Land Condemnation ☐ 220 Foreclosure	☐ 440 Other Civil Rights ☐ 441 Voting	510 Motions to Vacat Sentence	e					(U.S. Plaintiff fendant)		view or y Decis		peal o	ď
230 Rent Lease & Ejectment	442 Employment	Habeas Corpus:			ا			Third Party	950 Consti			f	
240 Torts to Land	443 Housing/	530 General						C 7609		tatutes	, .		
☐ 245 Tort Product Liability ☐ 290 All Other Real Property	Accommodations	535 Death Penalty	57.40	IMMIGRATION									
D 290 All Other Real Property	445 Amer. w/Disabilities - Employment	540 Mandamus & Oth550 Civil Rights		2 Naturalization Applica 3 Habeas Corpus -	ation								
	☐ 446 Amer. w/Disabilities -	☐ 555 Prison Condition		Alien Detainee									
	Other	560 Civil Detainee -		(Prisoner Petition)	I								
	448 Education	Conditions of Confinement	463	Other Immigration Actions				i					
	n "X" in One Box Only) moved from	<u> </u>	4 Reins	totad or 🗇 5 Tr	ransfer			☐ 6 Multidistri	ct				
Proceeding Stat		Appellate Court	Reope	ened (sp	nother (pecify)			Litigation					
VI. CAUSE OF ACTIO	18 U.S.C. § 1030	tute under which you ar), 15 U.S.C. § 7704	e filing <i>(I</i>) , 18 U.S	o not cite jurisdictions. C. § 2701, 15 U	al statu J.S.C	<i>tes unle</i> . § 11	ss di: 25,	<i>rersity):</i> 18 U.S.C. § 1	961, et seq	<u> </u>			
	Enter description or ca	_{use:} is from Defendants	' illegal o	peration of a cor	mput	er bo	tnet						
VII. REQUESTED IN	CHECK IF THIS	IS A CLASS ACTION	DE	MAND \$			CF	IECK YES only i	f demanded in	comp	lain	t:	
COMPLAINT:	UNDER F.R.C.P.	23	Pre	eliminary Injuncti	ion		JU	RY DEMAND:	⊠ Yes		٧o		
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE			U=	DOC	KET	NUMBER					
DATE		SIGNATURE OF AT	TORNEY O	F RECORD									
FOR OFFICE USE ONLY					-					1			_
RECEIPT # AM	IOUNT	APPLYING IFP		JUDGE	E			MAG. JUD	GE				

EDWASSR 1:12s GV-N1325261-RLM Document 1-1 Filed 03/19/12 Page 2 of 3 PageID #: 45 <u>CERTIFICATION OF ARBITRATION ELIGIBILITY</u>

Local Arbitration Rule 83.10 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed.

Certificat	ion to the c	ontary is fried.
I,ineligib	ichard A.	Jacobsen, counsel for, do hereby certify that the above captioned civil action is mpulsory arbitration for the following reason(s):
	-	monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
	മ	the complaint seeks injunctive relief,
		the matter is otherwise ineligible for the following reason
		DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1
		Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:
		Plaintiffs advise the Court that that they do not have parent corporations and that no public held corporation owns more than ten (10) percent of any of Plaintiffs' stock.
		RELATED CASE STATEMENT (Section VIII on the Front of this Form)
provides because t same judg case: (A)	that "A civen he cases are ge and mag involves in	that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) ril case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or isse from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the gistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil dentical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power time otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the
		NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)
1.)	Is the civ County:_	il action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk No.
2.)	a) Did the	swered "no" above: e events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk No.
		e events of omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern Yes.
Suffolk	County, or lk County	
	(No	te: A corporation shall be considered a resident of the County in which it has the most significant contacts).
		BAR ADMISSION
I am cur	rently adn	nitted in the Eastern District of New York and currently a member in good standing of the bar of this court. No
Are you	currently	the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain) No
I certify	the accura	acy of all information provided above.

Signature:

ATTACHMENT

Supplemental information regarding attorney information required under section I. (c):

Gabriel M. Ramsey (pro hac vice application pending) ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 Marsh Road Menlo Park, California 94025 Telephone: (650) 614-7400

Jacob M. Heath (pro hac vice application pending)
ORRICK, HERRINGTON & SUTCLIFFE LLP
1000 Marsh Road
Menlo Park, California 94025
Telephone: (650) 614-7400

Jeffrey L. Cox (pro hac vice application pending)
ORRICK, HERRINGTON & SUTCLIFFE LLP
701 5th Avenue
Suite 5600
Seattle, WA 98104
Telephone: (206) 839-4300